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August 6, 1999 FEDERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

44-171-413-0011 FACSIMILE 44-171-413-0333

BY HAND DELIVERY

EX-PARTE LETTER

Ms. Magalie Roman Salas Secretary Federal Communications Commission 445 12th Street S.W., Room TWB204 Washington, DC 20024

Re:

Policies and Rules for the Direct Broadcast Satellite Service.

IB Docket No. 98-21

Dear Ms. Salas:

This letter is being filed, in duplicate, in accordance with the Commission's Rules, to report that earlier today, Marideth Sandler, Associate Director of the Washington, D.C. office of the Governor of the State of Alaska, and I met with Rosalee Chiara, Kimberly Baum, Selina Khan, and Christopher Murphy of the International Bureau concerning the limited extent to which direct broadcast satellite (DBS) service is provided in Alaska. The State reiterated the views set forth in its comments in this proceeding, a copy of which is attached.

In the event there are any questions concerning this matter, please communicate with the undersigned.

Very truly yours,

Robert M. Halperi

Enclosure

cc:

Rosalee Chiara Kimberly Baum Selina Khan Christopher Murphy

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Before the FEDERAL COMMISSION FEDERAL COMMUNICATIONS COMMISSIO Washington, D.C.

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In the Matter of))	FEDERAL COMMUNICATIONS COMMISSION	
Policies and Rules for the Direct)	IB Docket No. 98-21 OFFICE OF THE SECRETARY	
Broadcast Satellite Service)		

COMMENTS OF THE STATE OF ALASKA

In a Notice of Proposed Rulemaking released February 26, 1998 (FCC 98-26), the Federal Communications Commission ("FCC" or "Commission") has proposed rules it believes assure that the citizens of Alaska and Hawaii receive direct broadcast satellite ("DBS") service. The State of Alaska ("the State" or "Alaska") appreciates the efforts of the Commission to bring DBS service to Alaska and supports these proposals.

The Commission has proposed to require all DBS licensees granted authorizations after January 19, 1996 to provide service to Alaska and Hawaii where technically feasible. Notice of Proposed Rulemaking ¶ 33. This rule would also apply to licensees who received their authorizations before that date and who request extensions of time or renewal of their authorizations after that date. Id.

The Commission has requested comments on whether it should adopt an "off-shore states" policy proposed by the State of Hawaii. That policy would require licensees of DBS channels at eastern orbital positions to demonstrate that they are serving Alaska and Hawaii before they can provide service from any additional eastern DBS channel assignments beyond their existing assignments.

Id. ¶ 34. Alaska supports this policy and believes adoption of this policy is important. This policy would increase the likelihood that DBS service would come to Alaska and Hawaii in a manner comparable to other states without unduly burdening DBS licensees.

The Commission also requested comments on additional steps it should take to ensure delivery of DBS service to Alaska, Hawaii and other off-shore points. *Id.* In that regard, Alaska understands that the comments submitted by the State of Hawaii will present four other steps the Commission should take. Alaska fully supports and endorses Hawaii's proposals in this regard. Specifically, the Commission should (1) expand the scope of geographic service obligations to include foreign DBS providers and geostationary satellite orbit satellites in the Ka-band; (2) clarify that its existing and proposed geographic service rules apply to DBS licensees granted satellite authorizations prior to January 19, 1996 with respect to replacement satellites; (3) continue and clarify the provisions in Section 100.53(a) of its rules to require that DBS operators provide full service to Alaska and Hawaii by the end of their six-year western orbital slot milestones; and (4) clarify that its rules require that the DBS service provided to Alaska and Hawaii

be equivalent in programming as well as power to the service provided to other States.

Respectfully submitted,

THE STATE OF ALASKA

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April 6, 1998

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